

FINAL RESULTS EDITION

PRICE ONE CENT.

The

EVENING EDITION

World.

"Circulation Books Open to All."

FINAL RESULTS EDITION

PRICE ONE CENT.

"Circulation Books Open to All."

NEW YORK, WEDNESDAY, NOVEMBER 14, 1906.

THOUSANDS WATCH RAID WHICH BLOCKS BROADWAY; 200 "PRISONERS" VANISH

LATEST NEWS.

MAN LEAPS TO DEATH AT A HOSPITAL

Martin Schneider, of No. 79 Avenue A, a patient, jumped from a window of St. Francis Hospital in Fifth street, this evening and was instantly killed. Doctor Harburger was summoned.

LATE WINNERS AT LATONIA.

Fifth—Bellocquy 8-5, Lady Arion 2-5 place, Morales. Sixth—Ida Merime 10-1, Henry O. 2-5 place, Arabo.

AT PIMLICO.

Seventh—Wabash Queen 1-1, Edwin H. 4-1 pt Miss Jersey.

WANTS MARRIAGE ANNULLED.

PARIS, Nov. 14.—Prince Amedee de Broglie, father of Prince Robert de Broglie, has filed a demand in the Paris courts for the annulment of his son's marriage to Miss Estelle Alexander, of California.

Miss Alexander was married to Prince Robert de Broglie Aug. 11 in Chicago, and it was claimed at the time that according to the laws of France the marriage was not valid because the Prince's divorce from a former wife had not been approved and because his second marriage had not been recorded according to the French laws.

ERIE MEN VOTING TO STRIKE.

Negotiations between the Erie Railroad and the firemen of the system over a new wage scale are at a standstill, pending the result of the poll of the firemen on the question of a strike.

Returned from day indicating that the vote to strike, if the demands of the firemen are not granted, will be practically unanimous.

Not a man voted against a strike in the two divisions between Port Jervis and Susquehanna and Susquehanna and Hornellsville. Telegraphic reports from the Western divisions indicate that the firemen and the engineers who have been promoted from the left side of the

AUTO ON FIRE IN PARK.

A huge French gasoline car belonging to a Frenchman, of Ludlow, N. Y., caught fire in some unexplained manner as he was driving on the west drive in Central Park at Seventeenth street to-day. Before the blaze was extinguished damage to the extent of \$1,000 had been done, and policeman Frank Sullivan, of the Park Squad, was badly burned on the right hand. Policeman Callan was slightly injured and remained on duty, while his partner had

15 HURT IN TRAIN WRECK.

WILLOW, N. J., Nov. 14.—Fifteen passengers were injured, two of them probably fatally, in the wreck of an express train on the Pennsylvania Railroad at Grassy Sound, near here, to-day. The train was bound from Camden, N. J., to this place.

The most seriously injured are: P. H. Sparring, of Philadelphia, may die; F. D. Springer, Bridgeton, N. J., may die; Horace Newcomb, Willow, and

\$20,000,000 IN MERGER.

ALBANY, Nov. 14.—A certificate filed with the Secretary of State to-day completes the merger of the Pittsburgh, Binghamton and Eastern Railroad, the Susquehanna and Susquehanna, the Susquehanna, Central Railroad, and the title of the Pittsburgh, Binghamton and Eastern Railroad Company. The

TRIAL OF THAW TO BEGIN DEC. 3—BEFORE GOFF

Prisoner Orders Five New Suits of Clothes to Wear in Court.

NO MUCK RAKE IN CASE.

Jerome to Lay Only Bare Facts of Killing Before the Jury.

The trial of Harry K. Thaw for the murder of Stanford White will be called before Recorder Goff, in Part I. of the Court of General Sessions, on Monday, Dec. 3, or Tuesday, Dec. 4.

Thaw was measured for five suits of clothes in the Tombs to-day. The outfit will be ready for use by the time the trial is called, and he will have a fresh suit of clothes for each trial day in the week.

Inasmuch as Recorder Goff goes on the Supreme Court bench on Jan. 1, the Thaw trial will certainly be over before that date. It may not last longer than two weeks. In case there is a postponement of the trial, the proceedings running into January, the trial will be held to hurry them to a conclusion.

District Attorney Jerome will take personal charge of the case. His chief assistant will be his right-hand man in the office, Francis Gardner. All evidence for the prosecution has been assembled and everything will be in readiness when the case is called. Thaw is to answer for a speedy trial, but there is no prospect of the defense asking for a postponement.

Will Be No Muck-Raking.

In presenting the case for the people Mr. Jerome will probably not consume more than four days. He expects simply to show how and when Thaw shot Stanford White, and that Thaw had the means and the motive to do it. He will not undertake to go into the tangled, lurid, cross-currents of the lives of Thaw, his chosen girl, wife and the man he murdered, except so far as is necessary to show a sequence of events leading up to the tragedy on the roof of Madison Square Garden. If all the necessary stories that have been told of the late acts and habits of the principals in this crime ever reach a jury's ears it will be the defense that brings them out, not the prosecution.

It is more than possible that Thaw's lawyers, putting all their hopes upon the unwritten law, will introduce only two main witnesses, Harry Thaw and Evelyn Nesbit Thaw. In that event the prosecution, in rebuttal, will offer only such evidence as tends to discredit the wife's statement against the memory of her husband's victim. For its importance, Mrs. Thaw's deposition, attached to the history of the criminal courts of New York.

Delmas Confounds Counsel.

The entrance of D. M. Delmas, of the defense, as chief counsel, as announced exclusively in yesterday's World, excited intense interest among lawyers. Mr. Delmas was so much amazed at the attention given to his name that he issued a statement last night, which he issued from the Fair club, after a conference with Clifford W. Hart, the attorney for the defense, and Thaw's personal counsel, Mr. Delmas, depreciated the importance which had been attached to his connection with the defense.

PIMLICO RESULTS.

RACE TRACK, PIMLICO, Nov. 14.—The races run here to-day resulted as follows:

FIRST RACE—Two-year-olds, five and a half furlongs—Belmont (Hepnessey) 4 to 1 and even, won; Daisy Frost (Engelhardt) 15 to 1 and 5 to 1, second; Black Pine (Hitch) third. Time—1:19.4.

SECOND RACE—Three-year-olds, five and a half furlongs—Blue Coat (Murphy) 20 to 1 and 2 to 1, won; Calhoun (Bil) 10 to 1 and 5 to 1, second; Baby Willis (Schaller) third. Time—1:17.

THIRD RACE—Maidens, three-year-olds, five and a half furlongs—Klamatha 21 (Holmes) 3 to 1 and 1 to 1, won; Waterway (Olsen) third. Time—1:19.4.

FOURTH RACE—Three-year-olds, two miles—Cam Haves (Safford) 5 to 1 and 2 to 1, won; Marston (Johnson) 21 to 1, second; My Grace (Robinson) 21 to 1, third. Time—4:31.2.

FIFTH RACE—Maidens, two-year-olds, five and a half furlongs—Blacks (Blanch) 8 to 1 and 3 to 1, won; Misses (Cannon) 15 to 1 and even, second; Regal Lad (Johnson) third. Time—1:11.

SIXTH RACE—Three-year-olds, five and a half furlongs—Cam Haves (Safford) 10 to 1 and 3 to 1, won; Racine (Robinson) 20 to 1 and 3 to 1, second; Factious (Hagan) 21 to 1, third. Time—4:31.2.

COURT CUTS BONI'S ALIMONY CLAIMS IN DIVORCE DECREE

Gives the Countess Castellane an Absolute Separation, the Custody of Her Children and Denies Husband Money Demands.

PARIS, Nov. 14.—Countess Boni de Castellane won a sweeping victory in the divorce court here to-day. Not only was she granted an absolute decree of separation from her husband, but was also given the custody of her children.

In addition the Court refused to grant Count Castellane the \$50,000 a year alimony he asked, and also cut off the \$30,000 yearly allowance which his wife had recently agreed to settle on him.

Only the generosity of Countess Anna can save Boni from bankruptcy now, and it is thought possible she may of her own free will grant him living expenses in order to save the father of her children appearing before the world as a pauper.

The only point allowed the Count by the Court was the power to prohibit the children being taken out of France. But even this is modified by a ruling that in case he should in a stubborn spirit decline to allow his wife to take the children beyond the French border she may appeal to the Court and get the necessary authorization.

Boni may visit the children at stated intervals and have their custody six weeks in every year.

Countess Anna, who, as she has been granted a divorce, will, under the French law, be known as Madame Gould, expressed great satisfaction to-day when told that the Court had decided in her favor. She has her sister Helen Gould as her guest at her home in this city and has no present intention of leaving Paris.

The end of the famous case came suddenly. The Court brushed aside the demand of the Count's lawyers for an examination of the witnesses, and, as anticipated, the Public Prosecutor did not even ask to be heard.

As soon as the Court assembled Judge Ditté handed down the judgment, which is a sweeping victory for the Countess. In granting her petition for divorce the Court gave the Countess the custody of her children, the Court being allowed only the usual rights to see them and share in the control of their education, which was not contested.

The Countess demanded for an "alimentary allowance" of \$50,000 annually was pronounced by the Court to be without foundation in law and was rejected.

The Countess's demand for an "alimentary allowance" of \$50,000 annually was pronounced by the Court to be without foundation in law and was rejected.

The Countess's demand for an "alimentary allowance" of \$50,000 annually was pronounced by the Court to be without foundation in law and was rejected.

The Countess's demand for an "alimentary allowance" of \$50,000 annually was pronounced by the Court to be without foundation in law and was rejected.

The Countess's demand for an "alimentary allowance" of \$50,000 annually was pronounced by the Court to be without foundation in law and was rejected.

The Countess's demand for an "alimentary allowance" of \$50,000 annually was pronounced by the Court to be without foundation in law and was rejected.

The Countess's demand for an "alimentary allowance" of \$50,000 annually was pronounced by the Court to be without foundation in law and was rejected.

The Countess's demand for an "alimentary allowance" of \$50,000 annually was pronounced by the Court to be without foundation in law and was rejected.

The Countess's demand for an "alimentary allowance" of \$50,000 annually was pronounced by the Court to be without foundation in law and was rejected.

The Countess's demand for an "alimentary allowance" of \$50,000 annually was pronounced by the Court to be without foundation in law and was rejected.

The Countess's demand for an "alimentary allowance" of \$50,000 annually was pronounced by the Court to be without foundation in law and was rejected.

GAMBLING AT BENNINGS HIT BY THE COURTS

Verdict of Guilty in the Case Against Bookmaker Davis.

HAS "METS" IN TROUBLE.

Witnesses for Defense Say Davis Is Not Bookmaker, but Layer of Odds.

Race track gambling, as far as it concerns the Bennings race track, was hit hard this afternoon by the verdict of the jury in the case of Bookmaker Davis. The bookmaker was charged with violating the law in accepting bets during last spring's racing meet. A series of postponements delayed the case until to-day, when Davis was found guilty.

Local bookmakers are up in the air over the verdict, not knowing just where they will stand when the Washington meeting begins Friday.

The District Attorney of the District of Columbia in his efforts to put an end to gambling at Bennings made a test case by causing the arrest of Davis.

The main witness for the Government was Assistant District Attorney Harry Green. He testified that he made five bets with Davis, all of which he was unfortunate enough to lose. Given further testimony that he was betting his own money and not that furnished by the Government.

"Mets" Army of Counsel

The "Mets" sent an imposing array of attorneys to assist in defense of the case, the most prominent of whom was De Lancy Nicol and Herbert Barry, both of New York.

It was argued by the defense that Davis was not a bookmaker under the accepted meaning of the word, but was simply an individual "layer of odds."

Davis was tried under section 882 of the Code, which prohibits games of chance, and the defense set up another law directly applicable to laying odds, which prohibits this within the one-mile limit. As Bennings is outside the limit, the defense expected to win under this section of the Code.

Bookings and Laying Odds.

Bookmaker was the principal witness for the defense, and he made it clear that "bookmaking" is not engaged in at Bennings, and what goes by that name is simply the "laying of odds."

This is not in violation of the gaming laws of the District of Columbia, in his testimony Lichtenstein went into details, explaining the bookmaking of to-day and the system employed in olden times.

"Formerly," said Lichtenstein, "we had regular stands and issued tickets which were given to the bettor and made a bet as one particular book. Now we are simply individual layers of odds, and frequently the better lays the odds and we take the horses."

When asked his occupation Lichtenstein said that one of his professions was a layer of odds, but that he was also a book publisher, and that that was his main business.

"I belong to an organization known as the Metropolitan Race Association," said Lichtenstein, "and it is a social organization. We have our own clubhouse."

"My business follows me," concluded Lichtenstein, "Nobody does my business but me. If I bet, no matter where I bet, that is my place of business. It may be my personal popularity, but wherever I go people want to bet with me."

The verdict in the case was a serious disappointment to the bookmakers and officials of the track.

LATONIA RESULTS.

LATONIA RACE TRACK, Nov. 14.—The races here to-day resulted as follows:

FIRST RACE—Six furlongs—Field Lark (G) 2 to 1 and 5 to 1, won; Constance (even for place) 2, Agnes Virginia 2. Time—1:14.25.

SECOND RACE—Mile and three-quarters (even for place) 2, Sanction 2. Time—2:15.

THIRD RACE—Three-quarters of a mile—Meadow Breeze (G) 2 to 1 and 2 to 1, won; Lady Esther (4 to 5 and 2 to 1) 2, Time—1:14.

FOURTH RACE—Sub-house Course—Harquequin (G) 10 to 1 and 1 to 1, won; War (15 to 1 for place) 2, Lady Jostyn 2. Time—3:24.5.

Capt. Russell Chops Way Through Heavy Doors Into Alleged Pool-room to Find Place Empty, Crowd Gone.

WINDOWS BARRED AND NO WAY OF EGRESS IS FOUND.

Raiders and Watchers Stop Broadway Cars and Confusion Excites Matinee Audiences in Half a Dozen Theatres.

Before many thousands of spectators, Capt. Russell, of the West Thirty-seventh street station, with all his men, raided an alleged pool-room in the rear of a cigar store at No. 216 West Forty-second street, this afternoon. The noise and confusion in the street was so great that matinee audiences in Hammerstein's, Belasco's, the Lyric, the New Amsterdam, the Liberty and Hackett's theatres became restless until announcements were made that there was no danger.

Back of the enormous crowd the raid attracted, its chief feature was the vanishing into thin air, as it were, of 20 men. A policeman on guard in front of the place was told that there were 20 or more in the room when the police arrived, but when Capt. Russell got inside he found just one old man, reading a newspaper. The back windows are protected by heavy iron bars.

Capt. Russell has had the place on his suspected list for some time, and has had a policeman posted in front of it every afternoon. The entrance is through a little cigar store, the first door east of the New Amsterdam Theatre.

The policeman on watch sent word to Capt. Russell about 3:30 o'clock that the biggest crowd of the season had passed through the cigar store, and the captain, leading his men into a patrol wagon, went around to raid, although he had no warrant. With three detectives and Policeman M. McDonald, a weight-thrower who comes in all the big athletic games, Capt. Russell rushed to the cigar store, where one unconcerned man sat behind the counter reading.

The door leading to the rear door was locked. It is of the ten-hoop type, and when McDonald, after chopping at it for fifteen minutes, made a hole big enough for a policeman to get through, he was confronted by another similar door. In seven minutes more were consumed. The raiders burst into a deserted, brilliantly lighted room. Around the walls were racing sheets and charts, and big blackboards showed traces of words and figures. Four telephones in the room were disconnected, were close to a room was a kitchen, and in the kitchen a billiard table. Each of the billiard tables had fifteen pool balls framed up in it. There were no men in the room.

Capt. Russell was puzzled at the disappearance of his quarry. The big old-fashioned windows were too close together to have a chance of escape that way, and no trap doors or panels could be found on the floor. The captain failed to find a search in the yard in Forty-first street back of the building, and the raid and the men probably got out that way.

Turned Off the Light.

Capt. Russell chopped the telephone and search. Then he arrested the man in the rear room. While the policemen were searching the room, somebody turned out all the lights, and as the search was continued with the aid of flashlights, the Forty-second street crosswalk, Broadway and Seventh avenue cars were blocked for half an hour during the raid.

CHURCHES BREEDING PLACES OF DISEASE.

That Is What Dr. Daniel, of Austin, Tells Tuberculosis Congress.

The American International Congress on Tuberculosis in joint session with the Medical-Legal Society of New York, opened to-day at the Hotel Astor.

Dr. F. E. Daniel, of Austin, Tex., president of the International Congress on Tuberculosis, made an address, in which he said:

"Public places not sanitariously cared for are breeding places for consumption. Churches are veritable 'Black Holes of Calcutta' among the most diseased breeders. I attended a church, where, according to my calculation, the same air was breathed and rebreathed by each of the 600 members of the congregation every twelve minutes."

Dreamer was plunked upon in the fifth race and thousands were bet on his chances. Handarra went to the front at the start, made all the running and galloped home an easy winner by five lengths from Ginetto, who beat Dreamer eight lengths for the place.

Good Thing Goes Through.

Transmute played down from 10 to 1 went to the front at the start, made all the running and won in a drive by a head from Mollie Donohue, who beat Cloisteress a length and a half for the place.

Thousands Lost on Dreamer.

Dreamer was plunked upon in the fifth race and thousands were bet on his chances. Handarra went to the front at the start, made all the running and galloped home an easy winner by five lengths from Ginetto, who beat Dreamer eight lengths for the place.

Good Thing Goes Through.

Transmute played down from 10 to 1 went to the front at the start, made all the running and won in a drive by a head from Mollie Donohue, who beat Cloisteress a length and a half for the place.

Thousands Lost on Dreamer.

Dreamer was plunked upon in the fifth race and thousands were bet on his chances. Handarra went to the front at the start, made all the running and galloped home an easy winner by five lengths from Ginetto, who beat Dreamer eight lengths for the place.